## Exhibit 2

The Honorable Robert J. Bryan 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT TACOMA 9 10 UNITED STATES OF AMERICA, NO. CR15-05351 RJB 11 **Plaintiff** 12 REVISED DISCOVERY PROTECTIVE ORDER 13 v. 14 JAY MICHAUD, 15 Defendant. 16 17 This matter has come before the Court pursuant to Defendant's Motion to Vacate 18 Protective Order (dkt. 32). The Court has considered the Motion, the Government's 19 response to the Motion, and the Defendant's reply briefing. The Court also held a 20 hearing on the Motion on November 23, 2015, and has otherwise been fully advised in 21 this matter, and accordingly hereby enters the following REVISED DISCOVERY 22 PROTECTIVE ORDER: 23 1. The Court's August 10, 2015, Protective Order (dkt. 19) shall remain in 24 effect, subject to the modifications contained in this Order. The August 10 Protective 25 Order and this Order govern all discovery material in any format (written or electronic) 26 that is produced by the Government in discovery in the above captioned case, and is 27 identified and marked as "Protected Material."

- 2. The United States will continue to make available copies of discovery materials, including those filed under seal, to defense counsel to comply with the government's discovery obligations, as originally ordered by the Court.
- 3. As set forth in the original Order, possession of copies of the Protected Material is limited to the attorneys of record, and investigators, paralegals, law clerks, experts and assistants for the attorneys of record (hereinafter collectively referred to as members of "the defense team"), subject to the following revisions and additions.
- 4. Mr. Michaud's counsel may share copies of all pleadings and Protected Material with other defense teams that are representing clients that have been charged as a result of the Government's investigation of the web site identified as "Website A" or the "Target Website" in the Complaint against Mr. Michaud and related discovery. The defense teams in other cases remain subject to this protective Order and any separate protective orders or other discovery restrictions and sealing orders that have been entered in their individual cases.
- 5. Mr. Michaud's counsel may also share copies of all pleadings and Protected Material with public interest organizations that may have an interest in this case, subject to the following restrictions:
  - a. The public interest organization shall not circulate or disclose copies of sealed pleadings or Protected Discovery, or information contained therein, to parties that are not employees or agents of the organization;
  - b. The public interest organization shall not disclose the actual name of "Website A" to parties that are not employees or agents of the organization, and shall refer to the site as "Website A" or the "Target Website" in all public filings or statements;
  - c. Copies of any Protected Material that has been obtained from Mr. Michaud's counsel and are made part of pleadings or motions filed by the public interest organization shall be filed under seal.

- d. The restrictions in this Order do not apply to any information or material that the organization has independently obtained from other sources.
- Mr. Michaud's counsel shall provide a copy of this order to the public interest organization, and the public interest organization agrees, through an authorized representative, to comply with this Order.
- 6. In addition, the attorneys of record and members of the defense team may display and review the Protected Material with Mr. Michaud. The attorneys of record and members may also provide Mr. Michaud with copies of any pleadings filed on his behalf, except for any accompanying exhibits that are Protected Material.
- 7. It is further ordered that Defendant's Motion to Suppress Evidence (dkt. 26) shall be unsealed and made part of the public record in this case. The sealed exhibits in support of the Motion shall remain under seal.
- 8. The remaining provisions of the Court's August 15 Protective Order shall remain in effect. Nothing in this order should be construed as imposing any discovery obligations on the government or the defendant that are different from those imposed by case law and Rule 16 of the Federal Rules of Criminal Procedure, and the Local Criminal Rules.
- 9. The provisions of this both Order and the August 10 Order shall not terminate at the conclusion of this prosecution.
- 10. Any violation of any term or condition of this Order by the Defendant, his attorney(s) of record, any member of the defense team, a public interest organization, or any representative for the Department of Justice, may be held in contempt of court, and/or may be subject to monetary or other sanctions as deemed appropriate by this Court.

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